

04-07-00

A

04/06/00

PATENT APPLICATION

Case Docket No. 200-0500

Date: April 5, 2000

ASSISTANT COMMISSIONER FOR PATENTS
Washington, D. C. 20231

Sir:

Transmitted herewith for filing is the patent application of Inventor(s):

Daniel Ondrus

For: METHOD FOR FORMING A JOINT

Enclosed are:

- ☒ 1 sheet(s) of drawings
- ☒ Assignment and Cover Sheet
- ☐ Information Disclosure Statement, PTO Form 1449, and Copies of Citations
- ☐ A certified copy of

The filing fee has been calculated as shown below for OTHER THAN A SMALL ENTITY:

FOR	NO. FILED	NO. EXTRA	RATE	FEE
Basic Fee				\$ 690
Total Claims	14	0	18	\$ 0
Indep Claims	3	0	78	\$ 0
Multiple Dependent Claims(s)	0		260	\$ 0
Presented				
			TOTAL	\$ 690

- [X] Please charge Deposit Account No. 06-1500 in the amount shown next to the Total.
A duplicate copy of this sheet is enclosed.
- [X] The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 06-1500. If there are insufficient funds in this account, please charge the fees to Deposit Account No. 06-1510. A duplicate copy of this sheet is enclosed.
Any additional filing fees required under 37 CFR 1.16.
Any patent application processing fees under 37 CFR 1.17.
- [X] The Commissioner is hereby authorized to charge payment of the following fees during the pendency of this application or credit any overpayment to Deposit Account No. 06-1500. If there are insufficient funds in this account, please charge the fees to Deposit Account No. 06-1510.
Any patent application processing fees under 37 CFR 1.17.
Any filing fees under 37 CFR 1.16 for presentation of extra claims.

"Express Mail"
Mailing Label Number

EL486548265US

Date of Deposit 4-6-00

I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner of Patent and Trademarks, Washington, D.C. 20231

Lizabeth Lemus
(Printed Name of Person Mailing Paper or Fee.)

Lizabeth Lemus
(Signature of Person Mailing Paper or Fee.)

Jerome R. Drouillard
Attorney or Agent of Record
Registration No. 28,008
Ford Global Technologies, Inc.
One Parklane Blvd.,
600 Parklane Towers East
Dearborn, MI 48126

04/06/00
313-322-7762
PTO

METHOD FOR FORMING A JOINT

(1) FIELD OF THE INVENTION

This invention generally relates to a method for forming a joint and more particularly, to a method which selectively allows a tight joint to be formed by the use of an adhesive material while concomitantly reducing the likelihood that the adhesive material will "seep" or "run" out of the joint.

(2) BACKGROUND OF THE INVENTION

A pair of members are typically required to be selectively interconnected at or along respective surfaces in order to allow these members to cooperatively form a desired assembly and/or to perform some desired overall function. Particularly, these interconnecting surfaces and members cooperatively form a "joint". Typically, three types of joints exist and/or are selectively formed and are respectively referred to as a "lap joint", a "one-half coach joint", and a "coach joint".

Particularly, a lap joint is formed by the selective interconnection of two substantially flat or planar members while a coach joint is formed by the selective interconnection of two arcuate members. The arcuate members cooperatively form a flared and open end. A one-half coach

joint is formed by the selective interconnection of a substantially planar member and an arcuate member. Each of these joints is "tightened", "stiffened" or respectively secured or interconnected by the use of an adhesive material which selectively resides and/or is applied within the joint in a substantially "wet" state and allowed to cure. The cured adhesive then typically joins the various joint forming surfaces and allows the formed joint to perform a desired function.

While the adhesive material does desirably allow a relatively tight or stiff joint to be formed, it does frequently "seep" out of the joint and undesirably adhere to the joint-forming members or to other machinery, tools, or members in close proximity to the formed joint. Such seepage may cause damage to such machinery or members and may undesirably interfere with an overall manufacturing process. Moreover, since many such joints are typically formed during a manufacturing process, such seepage from all or a substantial number of these joints may greatly and undesirably reduce the efficiency of product production and increase the overall cost of the product manufacturing process.

Moreover, many business enterprises have not created and/or adopted a standardized method for forming a joint, thereby causing the various and respective manufacturing

facilities of these business enterprises to produce joints having various "amounts of" or "degree of" stiffness, thereby increasing the variability of certain attributes of the products respectively produced by these business enterprises (i.e., overall product stiffness and/or reliability).

Traditionally, such seepage is substantially eliminated by the alternative use of other relatively costly and "mechanical" joint securing methods (i.e., by the use of fastening members) and/or by greatly diminishing the amount of the adhesive which is placed within the joint. While diminishing the amount of adhesive which is selectively placed within the joint does reduce seepage, it undesirably produces a relatively loose joint.

There is therefore a need for a method for forming a joint and for applying an adhesive within a joint which allows a relatively tight joint to be formed while concomitantly and substantially reducing the likelihood of seepage of the adhesive from the joint. There is further a need for a standardized method for forming a joint and/or for placing adhesive material within a joint, effective to allow and/or cause a business enterprise to consistently produce relatively stiff joints in a manner which overcomes at least some of the previously delineated drawbacks of prior methods and which substantially reduces the amount of

variability associated with certain attributes and/or characteristics of the products produced by a business organization.

5 SUMMARY OF THE INVENTION

 It is a first object of the present invention to provide a method for forming a joint which overcomes the various drawbacks of prior methods.

10 It is a second object of the present invention to provide a method for applying an adhesive within a joint which overcomes the various drawbacks of prior methods and which allows for the selective formation of a relatively tight joint while concomitantly reducing the likelihood of adhesive seepage from the joint.

15 It is a third object of the present invention to provide a method for applying an adhesive within a joint which overcomes the various drawbacks of prior methods and which allows for the selective formation of a relatively tight joint and which further reduces the likelihood of
20 undesirable adhesive deposit.

 It is a fourth object of the present invention to provide a method for applying adhesive within a joint which substantially maximizes the stress transfer characteristics of the joint while minimizing seepage.

It is a fifth object of the present invention to provide a standardized method for applying adhesive within a joint which is effective to allow and/or cause a business enterprise to produce relatively tight joints in a relatively consistent and/or uniform manner.

According to a first aspect of the present invention, a method for applying adhesive within an assembly of the type having a certain coverage portion and a certain fillet portion is provided. The method includes the step of applying the adhesive within the assembly, effective to cause the applied adhesive to be deposited upon about fifty percent of the coverage portion of the assembly and upon about ten percent of the fillet portion of the assembly, thereby forming a joint.

These and other features, aspects, and embodiments of the invention will be apparent by a reading of the following detailed description of the preferred embodiment of the invention and by reference to the following drawings.

BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 is a side view of a typical lap type joint having adhesive material which has been applied according to the methodology of the preferred embodiment of the invention;

Figure 2 is a side view of a typical one-half coach joint having adhesive material which has been applied according to the methodology of the preferred embodiment of the invention; and

Figure 3 is a side view of a typical coach joint having adhesive material which has been applied according to the methodology of the preferred embodiment of the invention.

DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENT OF THE
INVENTION

Referring now to Figure 3, there is shown a typical full coach joint 10 which has been formed by use of adhesive 12 according to the teachings of the methodology of the preferred embodiment of the invention. Particularly, joint 10 includes a first dimension or portion which is conventionally referred to as the "flange coverage" dimension or length 14 and which extends along first member 20 from a point 16 at a first end of the member 20, to a point 22 at which the member 20 begins to curve or form a "tangent portion" 26. Joint 10 further includes a second dimension, portion, or length 24 which is referred to as the "flange fill" or "fill" dimension or portion and which extends from point 22 to a line or segment 25 which is substantially colinear to curved or "tangent" portions 26,

28 of respective joint-forming members 18, 20. Similarly,
the one half couch joint 30, shown in Figure 2, also has a
coverage length or dimension 32 and a fill dimension or
length 34, each of which terminate at point 8 at which
5 member 33 begins to curve or form a tangent portion.

In the preferred embodiment of the invention, adhesive
12 is deposited along about ten percent of the flange
fillet length or portion 24 and about fifty percent of the
flange coverage length or portion, 14. Similarly, for the
10 one half coach joint embodiment of Figure 2, adhesive 12 is
made to occupy about fifty percent of the coverage length
32 and about ten percent of the fillet length 34. In this
manner, the applied adhesive interconnects member 18 to
member 20 to form joint 10 and interconnects member 33 to
15 member 31 to form joint 30.

For the lap joint embodiment, shown in Figure 1, the
adhesive 12 covers or resides along a distance which is
about equal to about fifty to about seventy-five percent of
the total coverage length 48 which is defined to be the
20 length of overlap of members 2 and 4. Particularly, in one
non-limiting embodiment, adhesive 12 is placed or deposited
on the center point 50 of the length 48 and made to extend
in a substantially equal length in each direction from the
center point 50, thereby interconnecting member 2 to member
25 4 in order to form joint 46. In this manner, the respective

joints 10, 30, 46 may be tightly formed while concomitantly preventing and/or substantially reducing the likelihood of adhesive seepage.

In the foregoing manner, the present method maximizes the stress transfer characteristics of the resulting joints 10, 30, 46, while substantially minimizing the seepage of adhesive 12. In one non-limiting embodiment, members 18, 20 comprise portions or members of a vehicle or the body of a vehicle.

It should be realized that the invention is not limited to the exact construction which has been described above, but that various changes may be made without departing from the spirit and the scope of the invention as is more fully delineated within the following claims. It should be further appreciated that the adoption of these previously delineated "joint forming" standards by a business enterprise allows the business enterprise to consistently form relatively tight joints in a consistent manner and reduces the amount of undesirable attribute/characteristic variability within the products produced by the business enterprise.

WHAT IS CLAIMED IS:

(1) A method for use by a business enterprise of the type which selectively creates a plurality of joints, said

5 method comprising the step of:

causing each of said plurality of joints to be created in a substantially identical manner by use of an adhesive material.

(2) The method of claim 1 when each of said joints
10 comprises a full coach joint.

(3) The method of claim 2 wherein each of said plurality of joints comprise a half-coach joint.

(4) The method of claim 1 wherein each of said plurality of joints comprises a lap joint.

15 (5) The method of claim 1 wherein each of said plurality of joints are used to form a vehicle.

(6) The method of claim 2 wherein each of said joints has a respective coverage portion and a respective fillet portion and wherein said adhesive is placed upon about ten
20 percent of each of said respective fillet portions and upon about fifty percent of each of said respective coverage portions.

(7) The method of claim 3 wherein each of said joints has a respective flange coverage portion and a respective
25 fillet portion and wherein said adhesive is placed upon

about ten percent of each of said respective fillet portions and about fifty percent of each of said respective coverage portions.

5 ~~(8)~~ A method for forming a joint of the type which is formed by a first and a second member and having a certain coverage portion and a certain fillet portion, said method comprising the steps of:

10 applying said adhesive upon about one-half of said coverage portion and about ten percent of said fillet portion, effective to cause said adhesive to connect said first member to said second member.

(9) The method of Claim 8 wherein said joint comprises a coach joint.

15 (10) The method of Claim 8 wherein said joint comprises a one-half coach joint.

(11) The method of Claim 8 wherein said joint is formed by first and second members of a vehicle.

20 ~~(12)~~ A method for applying adhesive within a lap joint having a certain coverage portion, said method comprising the step of applying said adhesive upon about at least one half of said coverage portion.

(13) The method of claim 12 further comprising the step of applying said adhesive upon about one half to about seventy-five percent of said coverage portion.

(14) The method of Claim 12 wherein said joint comprises a center point and wherein said adhesive extends in a substantially equal length in each direction from said center point.

ABSTRACT OF THE DISCLOSURE

A method 10 for forming a relatively stiff and/or a substantially tight joint 10, 30, 46 while concomitantly
5 reducing the likelihood that the applied adhesive 12 will seep from the joint 10, 30, 46. In the preferred embodiment of the invention, the adhesive 12 is placed upon about one half of the coverage portion and upon about ten percent of the fillet portion of each coach and one-half coach joint
10 10, 30. The adhesive 12 is further placed upon at least fifty percent of the coverage portion 48 of a lap joint 46.

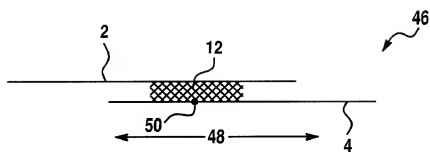


Figure 1

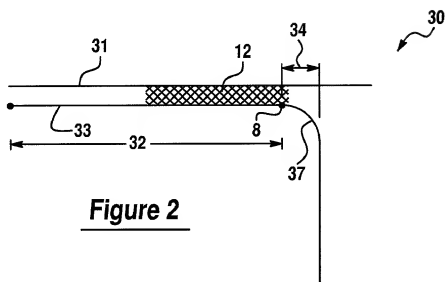


Figure 2

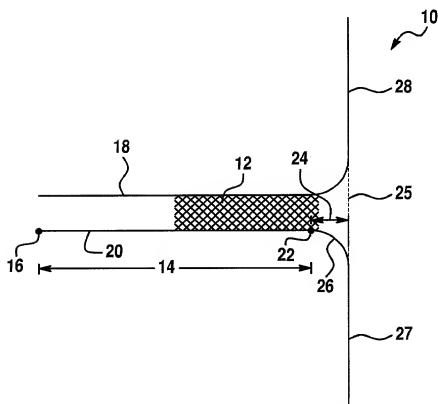


Figure 3

DECLARATION AND POWER OF ATTORNEY - ORIGINAL APPLICATION

Attorney's Docket No.
200-0500

As a below named inventor, I hereby declare
My residence, post office address and citizenship are as stated below next to my name;

I verily believe I am the original, first and sole inventor or an original, first and joint inventor of the subject matter that is claimed and for which a patent is sought on the invention entitled

METHOD FOR FORMING A JOINT

the specification of which is attached hereto.

I have reviewed and understand the contents of the specification identified above, including the claims.

I acknowledge my duty to disclose information of which I am aware that is material to the examination of this application in accordance with Section 1.56(a), Title 37 of the Code of Federal Regulations; and

as to application for patents or inventor's certificate on the invention filed in any country foreign to the United States of America, prior to this application by me or my legal representatives or assigns,

☒ no such applications have been filed, or

☐ such applications have been filed as follows

COUNTRY	APPLICATION NO.	DATE OF FILING (day, month, year)	DATE OF ISSUE (day, month, year)	PRIORITY CLAIMED UNDER 35 USC 119

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

(Application Number) (Filing Date) (Status - patented, pending, abandoned)

(Application Number) (Filing Date) (Status - patented, pending, abandoned)

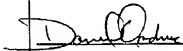
POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the United States Patent and Trademark Office connected therewith and to act on my behalf before the competent International Authorities in connection with any and all international applications filed by me. (List name and registration number)

John G. Chupa - 33,483
Jerome R. Drouillard - 28,008
David B. Kelley - 33,718
Roger L. May - 26,406

Address all correspondence and telephone calls to:

John G. Chupa
Chupa & Alberti, P.C.
31313 Northwestern Highway, Suite 205
Farmington Hills, MI 48334 Phone: 1-248-865-9588

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

NAME AND POST OFFICE ADDRESS OF INVENTOR:	RESIDENCE	CITIZENSHIP	SIGNATURE	DATE
Daniel Joseph Ondrus 21562 Stanstead Northville, MI 48167 US	Northville, MI 48167 US	U.S.A		4/4/00